Farties removing from one place to another, and desiring papers changed, should always give former as well as present address.

TRAVELERS FROM SALT LAKE Will find THE HERALD on all railroad trains in the west, at the news stands in Denver. Butt. Omaha, Lendville, Portiund, Boise and all ciber western cities. Also at the P. O. News company, Chicago; Brentano's, Union square, New York; Paince Hotel, San Francisco; Chey cane News Co., Cheyenne, and the Febbit house, Washington. Bendere of THE HERALD who do not find it offered for sale on the trains or other places where it should be, will confer a favor

THE DEMOCRATIC CONVENTION.

Primaries to Be Held on May 7th-The Apportionment of Delegates.

Whereas, at a meeting of the Democratic Territorial Central committee of Utah territory, held April 2d, 1892, there was apportioned to Salt Lake county 135 delegates to the territorial convention to be held in Ogden on Saturday, May 14th, 1892; and,

Whereas. At a meeting of the Democrati Central committee of Salt Lake county, held on the 22d day of April, A. D., 1892, sald committee apportioned said represen county as fellows, to-wit:

First precinct, Salt Luke city Second precinct, Salt Luke city ... Third precinct, Salt Lake city. Fourth precinct, Salt Lake city. Fifth precinct, Salt Lake city... Brighton precinet Big Cottonwood precinct ... Mill Creek precinct Mountain Dell precingt Pleasant Green precinct South Jordan precinct Sandy precinct. Sugar House precinct ..

Primaries for the election of delegates to said territorial convention from the several precincts are hereby called to be held on Saturday, the 7th day of May, A. D. 1892, at 8 o'clock p. m., at the usual place of hold-Ing the same in each precipct.

West Jordan precinct ..

Delegates should receive credentials duly authenticated by the chairman and secretary of the meeting electing them. By order of the Democratic county cen trai committee of Salt Lake county

CALEB W. WEST. ELIAS A. SMITH, Chairman. Secretary.

Salt Lake City, April 27, 1892.

TO ADVERTISERS. Changes for advertisements in THE SUNDAY HERALD must be handed in not later than Friday night.

LOCAL LYRICS.

Crisp and Condensed News of General Interest and import WE have a choice selection of earpets. Neve

BARRATT PROS. furniture sale commences the 15th inst. Other your spring sult of Prove mids cheviot at Cutler's, 56 Main.

FINE HORSES.

Twenty Inca and Incas stallions for sale Also seventy-five fine drivers from \$100 up. A. G. Bast, P. O. box 645, city, or stable back of Wonderland, Second South street.

THE HERE D. THE LEGAL LEXICON

Jury at Last.

MISS LIMB AWARDED DAMAGES

The Jury Gives Her \$400-An Attachment Case -Police and Probate Proceedings

-Notes.

The trial of the case of M. Rush Warner vs. the Mutual Accident association of the United States, in which the plaintiff, as administrator of the estate of his son, J. Harley Warner, deceased, sued to recover \$5,000, the amount of a policy carried by him in the defendant's company, was resumed in Judge Auderson's court vesterday morning, when the defense resumed their attack upon the plaintiff's theory that young Warner was murdered, and endeav-

ored to show that he committed suicide,

J. V. Ross, who served as a member of the coroner's jury at the inquest held upon the jury. The verdict was amended before to April 25, Estate of Andrew N. Macfarlane; final Estate of Andrew N. Macfarlane; final that he took down the testimony given at the inquest, and he was asked if Mr. Timmons did not state that a short time prior to his death young Warner seemed to his death young Warner seemed to be despondent. This was objected to, and the court ruled it out, because it tended to impeach the defendant's own witness. Mr. Ross was unable to state whether or not Mrs. Warner testified at the laquest that she thought her son had killed nimself.

John Taylor, a colored barber testified.

of administration granted to George W. The tone of a Science W. The tended of Science W. The mons did not state that a short time prior tatives among the several precincts in said to his death young Warner seemed

Join Taylor, a colored barber, testified that about an hour before he came to his death. Warner called at the shop of the witness and was shaved. There was nothwitness and was shaved.

In unusual in his manner and he appeared to be in good spirits. Warner did not complain that he was suffering from neuralgia.

E. J. Young testified to having interrity witnessed M. Rush Warner in regard to the death of the latter's son for The Heralia.

On cross-examination he stated that he On cross-examination he stated that he Charles and the control of the latter's son for The Heralia.

Warner was

ness was not aware that his son was in love, or that he had been crossed in love. He did not complain of any pain on the day of his death, but appeared to be in his usual health. Was not aware that he used narcotics or opium, and did not think he had taken any medicine since the Sunday

prior to the tragedy.

Q.—State whether you, or any one to your knowledge, made any effort to suppress or conceal any facts connected with

your son's death. Witness-Nothing whatever, sir, To other questions witness said his son seemed to be quite mentally and physically able just prior to his death. Something like ten days before that occurrence he complained of the grip or neuralgia—a sort of cold. He was receiving a salary of \$100 har north as hookkenner, witness, office. per month as bookkeeper in witness office. Deceased had a balance of, he thought, about ≰300 to his credit in the bank, and he about \$300 to his credit in the bank, and he owned real estate in the city, probably some \$8,000 worth, free of all incumi brances. In the immediate future his son had intended to take a trip to Europe, whence he had expected to go about the first of June, accompanied by his cousin who lives in Rochestor. They contems templated a visit to Germany, and had "engaged their corn doctor to go with them." Cross-examined—My son had been speculating in real estate. Mortrage money was about due at the time of his death on certain of his property—believe \$1,000. There had been some talk about this a day or two before the tragedy. The mortragee

INSURE in the Home Fire of Utah. H. J. Or two before the tragedy. The mortgage or two before the tragedy. The mortgage of two called upon him and wanted payment of the interest. Established 1873. Largest savings bank in Utah.

There had been some talk about this a day or two before the tragedy. The mortgage or working bank pays 5 per cent. interest. That was all. This was not paid at the time of his death. There was another piece of his land of \$1.250. He owned three or four lots besides these, in the Denver addition but Thomas Keans. A D. Thomas Keans.

Telegraph office for Ida Towery and George
Firs.

KOLITT Kandy Elichen has moved to the
for Equitable block, 46 West First South
street.

The ladies of the Unitarian society give a
dance and social this evening at the Metropolitan pariors. As usual, a good time is anticle
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the did not speculate in mining,
the Culien.

JOHNM YOUNG ex marshal, was one count
the Culien.

He arrest, was traced, and while the patient had a recollection on each branch of
the subject, its answers were often disconnected at the Culien.

JOHNM YOUNG ex marshal, was one count
the did not speculate in mining,
the culien.

Thomas Kearns, A. B. Emery and David
Reith, the Park City mining men, are registered at the Culien.

JOHNM YOUNG ex marshal, was one count
the culien.

Thomas Kearns, A. B. Emery and David
the Culien.

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the Culien.

Thomas Kearns, A. B. Emery and David
the Culien.

Thousas Kearns, A. B. Emery and Davi

BEFORE JUDGE ZANE.

THE LEGAL LEXICON was found to be in favor of the plaintiff, her damage being ussessed at \$400, Miss Limb sued to recover \$10,000 for the loss of three fingers which were caught in a mangle in the laundry, which she was operating. The defendants were allowed a stay of two y days in which to file a statement on meaning for a new trial.

The case of S. P. Teasdel vs. E. H. Parsons et al., in which the plaintiff sues to recover damages for an alleged lilegal attachment by the marsha, was next taken

MORE JURORS. The following additional petit jurors were brought in on an open venire yesterday: Stephen W. Ailey, J. D. Brown, James Hurst, F. W. Parker, James Kinney, Charles Rich, A. A. Sutton and P. T. Verweitled

Estate of Gustave Ariskog; petition for aminers, and letters of administration granted; William Schade appointed administrator and bond was placed on the stand. He is not a rela-

count approved.

administration granted to George W.

Court Notes.

In the case of A. T. Schroeder vs. E. V.

Police Court.

Four of the twenty Chinamen, arrested on Saturday night in the rooms over the Galety Saloon on the charge of gambling, were convicted in the police court yester-day and fined \$25 each. The others were

discharged.
John E. Osborn was fined \$15 for slug-ging a man named W. S. Montgomery, Jack Wade was fined \$10 for an assault upon a colored man.

John Kelley, a hobo, is in jail charged with petit larceny.

PERSONAL MENTION.

JAMES HUGHES, of Stockon, is at the Cullen.

the Testimony of a Large

Number of Witnesses.

The examination into the sanity of Charles W. Austin, who tried to extort Estate of Elizabeth Bartlett; petition for \$250 from Teller Hawley, of the Utah Naletters of administration granted; C. B. tional bank, at the point of a piscol last Bartlett appointed administrator and bond Saturday, was continued yesterday afternoon before the commission of medical ex-

L. S. AUSTIN

tive and only has known the accused a few barge of administrator made.

Estate of Enoch H. Kimball; final aca total lack of memory. No one had told Estate o Edward Brain; motion to defer the witness of his imperfect condition of distribution pending, and cause continued mind, but this was so apparent that he noticed it very readily, and remarked the fact to Mr. Beaver, of the Turkish bath house. From what he noticed, he formed the opinion that the accused was deficient

very apparent as to his mental trouble. In 1891 be saw the accused on the streets and he appeared strange and devoid of that buoyancy he had previously possessed. The witness had met his family on several occasions. His appearance was dispitated, and he seemed to have been run down by the summer of 1891. About that time his wife spoke to the witness about not selling him foresters.

The chief of the department of agri-E. J. Young testified to naving the way of the latter's son for The Herando. On cross-examination he stated that be made up his mind that Warner was murdered, but that conclusion was not arrived at entirely from what the young man's parents said.

Louis Hyams and A. M. Wilson testified to having seen men instantly killed, but did not know of any persons meeting such to having seen men instantly killed, but did not know of any persons meeting such in a fate holding on to the weapon after death. None of them were suicides, however, and he testified that his son was always of a cheerful disposition. He had a conversation with him on business maters are not being in the case of the United States.

The transcript on appeal in the case of the United States.

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The case of J. W. Farrell vs. E. T. In the case of J. W. Farrell vs. E. T. The case of J. W. Farrell vs. E. T. The case of J. W. Farrell vs. E. T. The case of J. W. Farrell vs. E. T. The case of J. W. Farrell vs. E. T. The case of J. W. Farrell vs. E. T. The case of J. W. Farrell vs. E. T. The case of J. W. The case of J. wife spoke to the witness about not selling him eigarettes. He had a very absent minded app arance; never had any company. He had not seen the accused since list fall, prior to being sent to Olympia, until a short time ago, on his arrival in the city. His general appearance is better than it was in 1891; not so reduced as was then

istrator, has been transmitted to the supreme court of the United States.

In the case of J. W. Farrell vs. E. T. Rhowiton, judgment has been entered for the plaintiff for \$44.55 and costs.

Judgment for the Plaintiff for \$317.70 has been rendered in the case of the Rockford Chair and Furniture company vs. S. R. Marks & Co.

In the case of G. C. Armstrong vs. the Oregon Short Line et al., the defense has been granted thirty days' additional time in which to prepare and file a motion for a new trial.

The case of William P. O'Meara vs. Phelps & Phelps, in which Commissioner Martin gave judgment for the plaintiff for \$100 and costs, an appeal has been taken to the Third district court.

Police Court. to the witness when asked for it. He specially referred to a prominent man of Kansas City, and said he was at one time engaged to his daughter.

was then placed on the stand by consent of all parties, at the request of the father the attorneys for the state announcing that it would not be their intention to take any advantage of the statements made by him and that if the result of the examination showed that the party was of unsound mind they would dismiss the criminal pro-

In response to numerous interrogations or populated by Judge Bartet and by the physicians as well as by the attorneys, much of the life and wanderings of the defendant were drawn out, but generally in short, monosyllabic words. The questions were very leading and ware unit.

Abstracts of title to real estate situated in Salt Lake county, neatly, accurately and promptly furnished by the county recorder.

**EAST WATERLOO."

Fifteen and one-baif lots sold in East Waterloo this week. Three fine houses were necessarily leading and were uni-formally answered by yes or no. The story of procuring whisky, borrowing the pistol and proceedings in the bank, followed by the arrest, was traced, and while the pa-tient had a recollection on each branch of the subject, his answers were often discon-nacted as to the whole. When asked as to

P. O. box 648, city, or stable back of Wonderland, Second South street.

Finest Tess—Best Coffee.

Rogers & Co.

THE LACE HOUSE.

All who are indebted to us must make a settlement before May 18.

GROSSBECK & HOUGHFON.

GROSSBECK & HOUGHFON.

GROSSBECK & HOUGHFON.

GROSSBECK & HOUGHFON.

The scaled verifiet—An attachment Case.

Attachment Case.

MEUNT & GRIFFIN

MOUNT & GRIFFIN

MOUNT & GRIFFIN

Attachment Case.

This is one of the Pozocock coal, acknowledged by all to be unsurpassed for domestic and heating purposes.

This is one of the saddest cases yet broadly perfile in the case of Miss Mary Limb vs. John of the indendate relatives and friends fails most heavily.

The "Pennately no bloodshed resulted from via Rio Grande Western. Fare \$1.50 for round trip."

Special train to Orden to-night at 6 p. m. via Rio Grande Western. Fare \$1.50 for round trip.

Special train to Orden to-night at 6 p. m. via Rio Grande Western. Fare \$1.50 for round trip.

Try our horse radish. S. L. Pickle Co.

Sait Lake. Many of the most prominent

he will be raved for in the best way known to modern science for treating such cases. The eigerette treating.

BUSINESS BRIEFS.

The articles of incorporation of the North Salt Lake Natural Gas and Oil company were filed with Clerk McMillan of the Third district court yesterday. The com-pany is organized for the purpose of boring attachment by the marshal, was next taken up, and the trial was in progress when the court adjourned.

AUSTIN HIMSKLF ON THE STAND for natural gas and oil, and conducting, storing, piping, refining and distributing the same, and dealing generally He Will Not be Prosecuted for Demanding
Money of Teller Hawley at the

Foint of a Gun

The examination into the sanity of

The officers of the company are: S. L. Green, presidet; R. L. Armstrong, vice-president; H. T. Duke, treasurer and L.J. Starbuck, secretary.
The Salt Lake Hardware company, on yesterday purchased the entire stock of the Pacific Hardware company and will probably remove the store into their rooms.

THE WORLD'S FAIR.

Slow Responses to the Chronar-What Utah May Do at the Exhibition.

World's fair commissioners are busy with matters pertaining to Utah's exhibit at the great exposition. The responses to the circular letter sent out several days ago are coming in, but not as freely as they should, although very few have declined. Knew the accused at Scattle in 1859. He should, although very few have declined. Was then in the newspaper business. He Several prominent gentlemen have exwas a very free tailer, but nothing was pressed a willingness to sign the gurantee, very apparent as to his mental trouble. In yet press of business has caused them to

The secretary is now supplied with the to anyone making application.

Inquiry has been made by the directorgeneral of the exposition in regard to Utah's exhibit in the forestry department, but at present the indications are not very favorable for an exhibit of any import-ance being made by Utah in this depart-

Real Estate Transfers

Ernest I. Young and wife to Brigham Young Trust company, part of block 70, plat A, and other property Bebecca M. Hinshaw to Bessie H. Keller, lot 14, block 10, plat B, Westlake subdi-vision

Wellington A Post et al. to W. B. McCartney, part of lot 4, block 12, plat B.
Frank Bivens to Catherine Bivens, part
of lot 4, block 33, plat B.
Le Grand Young and wife to Anna Lundbers, lots in block 116, Sandy station.
Julia M. Veach Grow to Ophelia A. MoPhiliamy, part of lot 8, block 116, plat A.
Edward T. Ayer et al. to Magnos Otesion,
lots in block 55, Kinney & Gourley's
supdivision. Ben W. Driggs, jr. and wife to Emily W. Cammings, lots in block 2i, plat J. Salt

Cummings lots in block 2f. plat J. Sait Lake city survey. Rober Hunter to Elizabeth Herrman, part of lot 30, Stew rt's addition. L. E. D. Hoge et al. to F. Roys et al., mining claims
Le Grand Young and wife to Forty first
school district, property in Sandy sta-Inited States of America to Thorwald C. Jensen, part of sections 7 township I south, range 2 west.

on them he oved nothing. Deceased had seen to read to the control of the finisher of the finis WARN SPRINGS.

Reason steam vapor baths with massage treatment by Prof. Reid, at Warm White Sulphur aprings. Street curs to baths every tweive minutes.

MCUNT & GRIFFIN

Are exclusive agents for the Peacock coal, azknowledged by all to be unsurpassed for domestic and healing purposes.

Dr. Price's Cream Baking Powder

CONTAINS NEITHER AMMONIA, ALUM OR ANY OTHER INJURIOUS DRUG.

The Wisconsin Dairy and Food Commissioner says

In his Annual report for 1890, on page 82:

"The NATIONAL DISPENSATORY says of Carbonate of Ammonia: 'It is irritant, and if long continued, even in doses which the stomach will tolerate, it impairs nutrition: in doses of five to ten grains it increases the follness and force of the pulse and causes a sense of lightness in the head. It is one of our most power-ful medicines and certainly should not be used in the preparation of foods."

On page 85 the report further states:

"The result of experiments would indicate that the residues in bread made from Alum Baking Powder, have a decided effect even on a strong and healthy stor. The weight of testimony is decidedly against the use of ALUM.

The following powders contain either ammonia or alum, or both: Royal, Calumet, Forest City, Pearl, Unrivalled, Echo, Crown, Chicago Yeast, Bon Bon, Star, New Era, Snow Ball, Zipp's Grape Crystal.

A Beautiful Wedding at St. Paul's Episcopal Church.

REV. W. M. LANE, OFFICIATING

A Brilliant Reception and Collation at the Home of the Bride Follows the Church Ceremony.

In the social history of Sait Lake no event of recent date has attracted so much attention as the marriage which took place last night at St. Paul's Episcopal church between Julia Florence Kimball and Rus-sell C. Woodruff. The high contracting parties, with their large circle of friends, membered and always pleasantly.

Season.

The night was a typically perfect one, and at an early hour every available seat in St. Paul's church was filled with an elegantly dressed audience, in which was represented all the leading families of the city. The decorations at the altar were most appropriate to the occasion and all the surroundings were

sumen positions on the lett and righter appetitely, singlity facing the and energy may be be be being the control of the state of the chancel, she was met by the groom and escorted the the ala, and when the

KIMBALL - WOODRUFF of her business men and their wives were among the throng. The fair young friends of the contracting parties were present in elegant and tasty dress, vising with each other in all the attractiveness peculiar to their sex. The gentlemen were their best their sex. Texpressions.

DRESSES. The bride wore a white moire silk, rose point lace and pearl trimmings, and diamond and pearl ornaments.

The maid of honor, Miss Bianche Kimmil, were a yellow silk with pussamentrie rimmings.

Miss R. Lawrence, a white silk, bedited over any lace trimmings.

ford cord and lace trimmings.

Mrs. Kimball was attired in beautiful cray of metre silk.

The groom and attendants were the sou-ventional suits of black. After the reception an elegant collation was served from the home cuisine, and the company departed, wishing for the happy pair and their immediate circle of friends the choicest of heaven's blessings—long life

are among the best known and most poputhe occasion itself and the grandly beautiful ceremony, followed by a reception at the home of the bride's mother, all combined to make the event one long to be remembered and always pieasantly.

The bride is the eldest daughter of the late John B. Kimball, formerly of the great mercantile firm of Kimball & Lawrence, and bined to make the event one long to be remembered and always pieasantly. membered and always pleasantly.

Cards announcing the wedding had reached the many friends of the prospective bride and groom some days ago and the coming event furnished a theme for many pleasant conversations during Lenten season.

The groom was formerly a resident of Day The groom was formerly a resident of Day The groom was formerly a resident of Day Lake about three years, during which period he has been engaged very extensively in the resident of the countries of the coun

leading families of the city. The decorations at the altar were most appropriate to the occasion and all the surroundings were such as to intensify the beauty and solumnity of the occasion.

While the friends were assembling, Prof. Thomas Raich fie rendered several choice selections upon the organ, and promptly at Sociock, as the britial party entered the church, began the "Bridal Chorus" from Lohengrin, by Wagner, which was played until all had assumed their respective position about the altar.

First came the four usters, J. M. Bill.

First came the four usters, J. M. Bill. Abstracts of title to real estate situated in Salt Lake county, neatly, accurately and promptly furnished by the county recorder.

"EAST WATERLOO."

Fifteen and one-half lots sold in East Waterloo this week. Three line houses will be built at once by purchasers. May 1 prices will be advanced. No opportunity like the present. Think of it, only 2556 per lot.

W. F. Hubbard, 41 W. Second South.

AMUSEMENTS.

Ethicle, by Wagner, which was played until all had assumed their respective positions and their respective position and their middle and their respective pos Almy, H. T. Duke and wife, Mr. and Mrs. Farker, Grant Hampton, Major Wilkes, Charles Wilkes, Mr. and Mrs. Hall, Mr. and Mrs. Armstrong, Mr. and Mrs. Rodgors, Mrs. Glimer, Mr. and Mrs.

Do you call
If not, why not
Ent the best!
The best is good enough.
Dew Drop canned goods are the best.
Rooms & Co. Do you eat?

WANTED. A good sound horse for delivery wagon. HUGHES FRUIT AND PRODUCE CO. Try our chow chow. S. L. Pickle Co.



"A LOST GOOD NAME IS NE'ER RETRIEVED."

at Lower Prices

We never deceive the public. We are the largest house in our line in Utah.

We have the largest store and warehouses.

stock of Furniture. " Carpets. " Wall Paper.

" Curtains and Draperies. We sell more, by long odds, than any other house.

Everything you can wish for in House Furnishings we carry. We sell at the Lowest Fossible Prices, and depend on selling an enormous quantity of goods at small profit. Each method brings success to us and saves many a dollar for you,



HENRY DINWOODEY FURNITURE